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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/754,958	01/09/2004	Troy L. Robins	3036	8847	
23618	7590 05/17/2006		EXAMINER		
CHASE LAW FIRM L.C 4400 COLLEGE BOULEVARD, SUITE 130			MACARTHUR, VICTOR L		
	GE BOULEVARD, SUI PARK, KS 66211	1E 130	ART UNIT	PAPER NUMBER	
	·		3679		

DATE MAILED: 05/17/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	ı No.	Applicant(s)		
		10/754,958		ROBINS, TROY L.		
Office Action Summary		Examiner		Art Unit		
		Victor MacA	Arthur	3679		
	The MAILING DATE of this communication	appears on the	cover sheet with the co	orrespondence addre	ss	
Period for						
WHICH - Extens after S - If NO p - Failure Any re	RTENED STATUTORY PERIOD FOR RE HEVER IS LONGER, FROM THE MAILING ions of time may be available under the provisions of 37 CFF IX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by staply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THI R 1.136(a). In no even riod will apply and will atute, cause the applic	S COMMUNICATION t, however, may a reply be tim expire SIX (6) MONTHS from to ation to become ABANDONED	l. ely filed the mailing date of this commu D (35 U.S.C. § 133).		
Status						
2a)⊠ ∃ 3)□ \$	Responsive to communication(s) filed on <u>0</u> This action is FINAL . 2b) This action is FINAL . 2b This application is in condition for allow the practice under the	This action is no wance except for	or formal matters, pro		erits is	
Dispositio	on of Claims					
5)⊠ (6)⊠ (7)□ (8)□ (Applicatio 9)□ T 10)□ T	Claim(s) 1-5,10,12-14,16-18 and 20 is/are part of the above claim(s) 16-18 and 20 is/are plaim(s) 1-5,10 and 12 is/are allowed. Claim(s) 13 and 14 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and the specification is objected to by the Example drawing(s) filed on is/are: a) applicant may not request that any objection to the Replacement drawing sheet(s) including the contents.	nd/or election red niner. accepted or b) the drawing(s) be	om consideration. quirement. objected to by the Ended in abeyance. See	37 CFR 1.85(a).	. 121(d).	
	he oath or declaration is objected to by the				• •	
Priority ur	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) D Notice 3) Informa	s) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/ No(s)/Mail Date	/08)	I) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te	2)	

DETAILED ACTION

Election/Restrictions

Claims 16-18 and 20 remain withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected Species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 10/11/2005.

Response to Amendment

Withdrawn claims 16-18 and 20 ultimately depend from canceled claim 15. Claims 16-18 and 20 should be either canceled or amended to depend from a non-canceled claim.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 13 and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Lin (U.S. Patent 5,975,592).

Claim 13. Lin discloses (figs.3 and 4) a latching mechanism said latching mechanism comprising: a housing (3); a locking pin (7) having a free end (bottom end of 7) for reciprocative movement between a release position within said housing and a normal locking position outside said housing; first means for biasing (9", 5) said free end of said locking pin towards said release position within said housing; second bias means for biasing (9") said free end of said locking pin

Art Unit: 3679

towards said locking position outside said housing, said second bias means including a spring biased arm (22) connected to said locking pin and movable between first and second positions, said spring biased arm having a normal first position presenting a bias greater than said first bias means wherein said spring biased arm urges said free end of said locking pin towards said normal locking position outside said housing, said second position of said spring biased arm achieved by a user manipulation thereof to present a bias on said pin less than said first bias means wherein said first bias means urges said locking pin to said release position within said housing. The Lin latching mechanism is fully capable of performing the intended use limitation of being for coupling two nestable shanks in a selected extension therebetween, each shank having at least one aperture along a longitudinal extent thereof for alignment therebetween wherein said first position of said spring biased arm of said second bias means urging said locking pin through aligned apertures of the first shank and second nested shanks to join the first and second shanks, said second position of said spring biased arm allowing for displacement of the locking pin to a position outside the aligned apertures to release the first and second shanks.

Claim 14. Lin discloses the latching mechanism as claimed in claim 13 wherein said first bias means comprises a first spring (9'') coupled to said locking pin, a movement of said spring towards a normal position (compressed position) urging said locking pin (via 5) to said release position.

Allowable Subject Matter

Claims 1-5, 10, 12 are allowed. The following is an examiner's statement of reasons for allowance:

Claims 1-5 are allowed for reasons stated in the previous office action.

Claim 10 is allowed since it has been amended to include the allowable claim 11 subject matter detailed in the previous Office Action.

Claim 12 depends from claim 10 and is thus similarly allowed.

Response to Arguments

Applicant's arguments with regard to the claim rejections have been fully considered but they are not persuasive.

Applicant argues that claim 13, as newly amended, is allowable over the prior art. This is not persuasive since the prior art discloses all of the limitations present in claims 13 and 14, within the broadest reasonable interpretation, as is detailed in the rejection above.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

Application/Control Number: 10/754,958 Page 5

Art Unit: 3679

however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Victor MacArthur whose telephone number is (571) 272-7085.

The examiner can normally be reached on 8:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel P. Stodola can be reached on (571) 272-7087. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-3600.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197.

VLM

Van

May 11, 2006

DANIEL P. STODOLA
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600

Daniel P Stodola